

SOUTH SIDE NEWS

TEMPE—Frank W. Griffen Pomeroy Bros.—MESA

"IDEAL" CUCUMBER CREAM.

An Unexcelled Toilet Requisite.

LAIRD & DINES CORNER DRUG STORE, Phone 231.

DICK SAFFELL'S RESTAURANT

Serves meals and short orders with neatness and dispatch. \$5.00 TICKETS \$4.50.

REGULAR MEALS 25c.

Formerly Known as Los Angeles Restaurant.

TEMPE AND PHOENIX STAGE LINE

Leave orders with Laird & Stewart's stage. They will be given our special attention, no matter whether large or small. Delivered to any part of the city.

LAIRD & STEWART - Proprietors.

We are Ready for Business

Our dining room is again open to the public. Everything is new, fresh and clean. The best 25c meal in town.

HENRY FRISCH, Manager.

The Cottage Restaurant

A well-fitting shoe is a gentleman's pride,
For the feet, you know, a man cannot hide;
So men of refinement who know this well,
Wear **SELZ** shoes and always look swell.

HYDER BROS., TEMPE.

"THE BEST ALWAYS"

Stage Line---Tempe and Phoenix

Every day except Sunday and holidays. Leaves Tempe 3 a. m.
Leaves Phoenix 3 p. m. Tempe, Eastwood's, Phone Main 1904.
Phoenix—Donofrio's, Phone Main 281

COOPER BROS., Props.

TEMPE

A DARK HORSE WON.

J. C. Robbins Appointed Live Stock Inspector for This District.

There was much surprise here yesterday morning when it was made known that J. C. Robbins had been appointed live stock inspector for this district. There has been quite a fight for the position among local aspirants and in all there were six on this side of the river who had entered the race, each one of them having a petition well signed up by cattlemen of this part of the country. Aside from these half dozen there was one other in Phoenix whose chance was considered good. Up to night before last Mr. Robbins' name had not been mentioned publicly in connection with the position and he entered the contest as a dark horse and as is frequently the case, came out the winner. While it naturally follows that those who were

defeated with their adherents are more or less disappointed, the appointment of Mr. Robbins gives general satisfaction and meets the approval of all the men who have cattle interests of any proportions. He has been a resident of the territory for many years and has had much experience in the cattle business, even now holding extensive interests in the hills. He left for Sunflower yesterday morning before he had received word of his appointment but was caught by telephone later in the day and will return today. His son, Ben, who was with him, will go on to the range and in the future will have charge of the cattle there for Mr. Robbins will of necessity be obliged to remain in Tempe as long as he holds the position of inspector.

NORMAL TENNIS.

The Probability of Some Good Contests Soon.

The normal school now boasts of seven of the best tennis courts in the territory. No expense has been spared in their construction and they are in excellent shape. Every effort is being made by Prof. Golder, who has charge of the tennis, to keep them in good condition and toward that end he has compiled a set of rules which will be rigidly followed out by members of the association. One of them which relates particularly to the care of the courts is as follows: "No member, or friend of a member, or any person whatsoever, is allowed to play on the tennis courts of the club unless he or she wears tennis shoes." This means that the courts will not be broken up by the heels of shoes during games. It is likely that some time during the winter a tournament will be held at the normal during which contestants will try for prizes offered by local merchants, and later in the season it is hoped to arrange a set of games with Phoenix clubs.

Merrymen and Moore, Undertaking and Embalming, 114 West Adams street, Phoenix. Mill avenue, Tempe.

He walked into a well kept restaurant and took away one of Saffell's 25c meals. He will call again.

DEATH OF MRS. SCROGGS.

SCROGGS—In this city, October 23, 1905, Alexina C. Scroggs, wife of G. A. Scroggs, Pomeroy private. No flowers. (Philadelphia papers please copy.)

The above taken from the Los Angeles Times of yesterday tells of the death of Mrs. Scroggs, formerly of this place. No further particulars have been learned and the cause of her death is not known. She will be remembered by many Tempe people, for with her husband she made her home here for a number of years, removing to California about three years ago.

Single and double driving harness, Arizona Hardware & Vehicle Co.

FRESH BREAD from Phoenix every day at Eastwood's confectionery store. Orders taken for cakes.

MR. PACKARD HERE.

B. A. Packard arrived here yesterday morning accompanied by a bookkeeper, E. A. Folsom, of the Turkey Track Cattle company, who will be stationed here for a time. Mr. Packard will be here several days, at least, until his shipment of horses arrives from the east. A part of this shipment will be unloaded here and put on one of his ranches while the remainder will go on to Phoenix to be placed on exhibition during the fair.

IT WAS A GIRL.

John Hyder of the firm of Hyder Bros., since yesterday morning has at-

tained the proud distinction of being a father to an eight pound baby girl. Walking the floor at night may be a little hard on his rheumatism at first but he will probably become accustomed to it in the course of a few weeks. Mother and child are doing nicely.

MR. STURGEON HOME.

J. E. Sturgeon has returned from a trip to Globe and Roosevelt. While away he purchased about a thousand head of cattle from different cattle men in that locality, one bunch of four hundred being from the Frazier range. Mr. Sturgeon also straightened out the tangle resulting from the death of Jake Hagler last month and on the 8th of next month will be appointed administrator of the estate by the court at Globe.

A TURKEY SHIPMENT.

G. A. Goodwin, Wells Fargo Express agent, made a shipment Wednesday of twenty-five turkeys to a party in Ranquillo, Sonora, Mexico. The birds will be used at a turkey shoot to take place there soon.

PERSONAL AND OTHERWISE.

Theo. Haffner of Phoenix was a south side business visitor yesterday. Herman J. Meur of Denver, Col., is here and registered at the Casa Loma. Henry Frisch of the Cottage Restaurant has added to his establishment one of the new Majestic ranges handled by the A. H. & V. Co.

The electric lights last evening (at the time of writing) were poor, very poor. In fact, they were little better than none at all. It is to be hoped that the proposition now being considered by the Tempe Pumping company will be carried out in the near future.

Miss Bryant of Phoenix was the guest of Miss Stephens at the girls' hall Wednesday.

Date Lincoln, who has been visiting in his old home in Missouri during the summer, returned yesterday morning. Deputy Sheriff Cunningham was here yesterday from Phoenix.

The Andre building is being treated to a coat of paint.

MESA

SUNDAY SCHOOL CONFERENCE CONCLUDED.

The Sunday school conference of the Maricopa stake concluded its sessions this morning at Alma ward, where the last session was held at 9 o'clock. The meeting of the officers and teachers was held Wednesday night at the Mesa opera house, and was one of the most interesting meetings of the conference. The Sunday schools were well represented and a good spirit prevailed throughout.



52 Years Ago

Hostetter's Stomach Bitters was first offered to the sick people of the world and from that time on has been regarded as the standard remedy for all ailments of the Stomach, Liver and Kidneys. Its unequalled record of cures is a sure guarantee of its merit.

Hostetter's Stomach Bitters

Is therefore the medicine needed by everyone whose stomach is weak, whose appetite is poor, or whose kidneys are unable to perform their proper functions. Its results are certain. It also cures

SOUR STOMACH VOMITING, HEARTBURN, CRAMPS, COSTIVENESS, HEADACHE, DYSPEPSIA, INDIGESTION, COLDS OR GRIPPE.

Young girls and women who suffer every month from irregularity to their sex can be cured by the Bitters.

THE REPUBLICAN'S PATTERN

10 CENTS EACH



the realm of even the tiniest of babies. Illustrated is a most attractive little dress which is made of Persian lawn and is finished only with frills of the material but which appropriately, can be made from any material in use for infants' dresses. The simplicity of the model makes its essential charm and also renders it exceedingly valuable to busy mothers. While it involves the very least possible labor, it is altogether charming and attractive in effect.

The dress is made with front and back portions and the sleeves, which are joined to the other then shelled to form a little yoke which is held in place by a plain one arranged on the under side. The sleeves also are gathered to form cuffs and are held in place by means of narrow bands.

The quantity of material required is 2 1/2 yards 45 inches wide.

The pattern 5095 is cut in one size only. Cut this out and send with ten cents to The Republican, Phoenix, Ariz., filling out the blank below:

Pattern Department, The Arizona Republican.
Please send the above mentioned pattern, as per directions given below, to
Name..... Pattern No.
No..... Street.....
Town..... State.....
Measurement—Waist..... Bust..... Age (if child's or miss' pattern.....

EXCHANGE

What you DON'T want for what you DO by a small advertisement in the EXCHANGE COLUMN of

THE ARIZONA REPUBLICAN

EXCHANGE

A PONY FOR A PIANO
A PLOW FOR A SADDLE
A BIRD FOR A DOG
A GUN FOR A BIKE
A BED FOR A SEWING MACHINE
A TENT FOR A WAGON

A CHAIR FOR A HAMMOCK. AN ORGAN FOR AN ICE CHEST. PASTURAGE FOR HARNESS. A RUNK FOR A CAMERA. EGGS FOR MUSIC LESSONS. BOOKS FOR RUGS.

FOR WOMEN AND WOMEN ONLY

Much That Every Woman Desires to Know About Sanative, Antiseptic Cleansing and the Care of the Skin, Scalp, Hair, and Hands.

WHAT CUTICURA DOES FOR WOMEN

Too much stress cannot be placed on the great value of Cuticura Soap, Ointment, and Pills in the antiseptic cleansing of the mucous surfaces, and of the blood and circulating fluids, thus affording pure, sweet, and economical local and constitutional treatment for weakening ulcerations, inflammations, itching, irritations, relaxations, displacements, pains, and irregularities peculiar to females. Hence the Cuticura remedies have a wonderful effect in restoring health, strength, and beauty to suffering women, who have been prematurely aged and inviolated by these distressing ailments, as well as such sympathetic afflictions as anemia, chlorosis, hysteria, and nervousness.

Women of every first have fully appreciated the purity and sweetness, the power to afford immediate relief, the certainty of speedy and permanent cure, the absolute safety and great economy which have made Cuticura the standard humor remedy of the civilized world.

TORTURING HUMOR

Cured by Cuticura.

"I suffered five years with a terrible itching eczema, my body and face being covered with sores. Never in my life did I experience such awful suffering, and I longed for death, which I felt was near. I had tried doctors and medicines without success, but my mother insisted that I try Cuticura. I felt better after the first application of Cuticura Ointment, and was soon entirely well. Mrs. A. Eison, Bellevue, Mich.

Cuticura Soap, Ointment, and Pills are sold throughout the world. Write for a free trial. Send for a free trial.

LEGAL ADVERTISEMENTS.

NOTICE TO SUBSCRIBERS

To Capital Stock Appropriators' Canal Company.

In accordance with a resolution passed by the stockholders of the Appropriators' Canal company at their regular annual meeting held on Oct. 2, 1905, leaving an assessment to the par value of the stock of the company, and ordering the board of directors to collect same at a meeting of the board of directors on Oct. 13, 1905, the final date of said payment, now set for Nov. 1, 1905, at which date all subscriptions to the capital stock remaining unpaid are subject to forfeiture as provided in Article VI, Articles of Incorporation of this company.

By order of the board of directors, ADA IRVIN, Secretary.

IN THE PROBATE COURT

Of the County of Maricopa, Territory of Arizona.

In the matter of the estate of George W. Sanders, deceased.

The territory of Arizona to Clara S. Sanders, greeting:

By order of this court you are hereby cited and required to carry out before the judge of this court in the court room thereof in the county court house of Maricopa county, Arizona, on Thursday, the 7th day of December, A. D. 1905, at 10 o'clock in the forenoon of said day, then and there to show cause if you have any, why letters of administration upon the estate of George W. Sanders, deceased, heretofore issued to you, should not be revoked.

Witness the Honorable John C. Phillips, judge of the probate court of Maricopa county, Arizona, territory, with the seal of said court affixed, this 5th day of Oct., A. D. 1905.

J. C. PHILLIPS, Probate Judge.

GEORGE KIRKLAND, Clerk of the Probate Court.

ARTICLES OF INCORPORATION

Of the Harlem and Brazil Diamond and Gold Mining Company.

Know all men by these presents: That we, the undersigned, hereby associate ourselves together for the purpose of forming a corporation under the laws of the territory of Arizona, and to that end do declare:

First: The name of the corporation shall be the Harlem & Brazil Diamond and Gold Mining company.

The principal office of the company shall be at Phoenix, Ariz., and the corporation may have such other offices, principal or branch, either within or without the territory of Arizona, as may be established by the board of directors, at which meetings of the stockholders and board of directors shall be held.

Second: The general nature of this corporation is as follows, to-wit: Mining for diamonds, precious stones, gold, silver and other minerals, the preparation and marketing the same. The carrying on the business of grazing and raising of stock, and the carrying on of merchandizing. The construction and operation in Brazil of roads, railroads, tramways, electric lines, steamships, steamboats, lighting, power, telephone and telegraph lines, and all other forms of transportation incidental to and necessary in the conduct of its affairs. The buying and selling of timber lands and lumber. For all these purposes the company will acquire, hold, use and work, such rights and property as may be necessary in the conduct of its business.

The company shall have power to carry on its business and operations in the United States of Brazil, the United States of America, and in all other countries of the world.

Third: The capital stock of the corporation shall be one million dollars (\$1,000,000) divided into one million shares of the par value of one dollar each, and said stock shall be issued full paid and non-assessable at such times as the board of directors may designate, in exchange for cash, property, services, or other valuable right or thing, and the judgment of the directors as to the value thereof shall be conclusive.

Fourth: The time of the commencement of this corporation shall be the date of the filing of these articles of incorporation in the office of the auditor of Arizona and the termination thereof shall be twenty-five years thereafter.

Fifth: The affairs of this corporation shall be conducted by a board of directors, consisting of not less than five nor more than ten persons, who shall be elected annually on the second Wednesday of December of each year.

Sixth: The highest amount of indebtedness or liability, direct or contingent, to which this corporation is at any time subject, shall be sixty-six thousand dollars (\$66,000), which amount does not exceed two-thirds the amount of the capital stock.

Seventh: The private property of the stockholders of this corporation shall be exempt from the corporate debts of any kind whatsoever, persons, who shall be elected annually on the second Wednesday of December of each year.

Eighth: Among the power of this body corporate shall be first, to have perpetual succession; second, to sue and be sued by the corporate name; third to have a common seal and to alter the same at pleasure; fourth, to render the shares of the company transferable and prescribe the mode of making such transfers; fifth to make contracts, acquire and transfer property, possessing the powers in such respects as private individuals now enjoy; sixth, to establish by-law and make all rules and regulations deemed expedient for the management of the affairs of the company.

In witness whereof we have hereunto set our hands and seals this seventh day of October, 1905.

Signed and sealed in the presence of Charles Edgar Mills, H. Penneck, TIMOTHY HURLEY, (L. S.) THOMAS H. ARMSTRONG, (L. S.) VALENTIN ROBINSON, (L. S.) State of New York.

City and county of New York, ss. Before me Charles Edgar Mills, a commissioner of deeds for the territory of Arizona, in and for said state and county of New York, on this day personally appeared Timothy Hurley, Thomas H. Armstrong and Valentin Robinson known to me to be the persons whose names are subscribed to the foregoing instrument, and acknowledged to me that they executed the same for the purpose and consideration therein expressed.

Given under my hand and official seal this October 7th, 1905.

CHARLES EDGAR MILLS, Commissioner of deeds for the territory of Arizona, in and for said state and county of New York, on this day personally appeared Timothy Hurley, Thomas H. Armstrong and Valentin Robinson known to me to be the persons whose names are subscribed to the foregoing instrument, and acknowledged to me that they executed the same for the purpose and consideration therein expressed.

Given under my hand and official seal this October 7th, 1905.

CHARLES EDGAR MILLS, Commissioner of deeds for the territory of Arizona, in and for said state and county of New York, on this day personally appeared Timothy Hurley, Thomas H. Armstrong and Valentin Robinson known to me to be the persons whose names are subscribed to the foregoing instrument, and acknowledged to me that they executed the same for the purpose and consideration therein expressed.

My commission expires Jan. 10, 1909.

ARTICLES OF INCORPORATION

Of the The Josephine Consolidated Gold Mining Company.

Know all men by these presents: That we, the undersigned, B. P. Anderson, W. D. Shemwell and J. A. Elston, have this day associated ourselves together for the purpose of forming a corporation under the laws of the territory of Arizona, and we do hereby certify:

First: That the name of the corporation shall be The Josephine Consolidated Gold Mining company.

Second: That the general nature of the business proposed to be transacted is as follows:

1. To acquire by purchase, lease, preemption, location or otherwise, mines, mining claims, mineral lands, coal lands, and interests therein, water rights, franchises, together with all mill sites and tunnel sites, or any other claims, franchises, privileges, rights or property necessary or incidental to the purpose of the company; to develop, control, mine, work and lease the same, and to carry on the general mining business; to acquire and hold real estate of all kinds, and interests therein.

2. To erect, construct, acquire and purchase, lease or otherwise operate and maintain mills, smelters and reduction works, and to carry on the general mining business; to acquire and hold real estate of all kinds, and interests therein.

3. To mine or extract by any process whatever, purchase and sell ores, metals, minerals, mineral bearing deposits, earth, coal, clay or gravel; to mill, smelt, or treat the same by mechanical, electrical, or chemical process, means or appliance, or in any other manner whatsoever, and to carry on the general mining business; to acquire and hold real estate of all kinds, and interests therein.

4. To sell, exchange, lease, or otherwise dispose of all or any mines, real estate, or personal property, privileges or franchises belonging to the company, acting by, through and under the authorization and direction of the board of directors, and on such terms, and for such price or prices as the directors may deem best, with power to receive in payment therefor such or any property, money, personal securities, lands, mines, property or shares of the capital stock or bonds of any other company or companies.

5. To mortgage or pledge the real estate, or personal property, privileges or franchises of the company, or any part thereof, and to issue notes, bonds, negotiable instruments, and other evidences of indebtedness acting by, through and under the direction and authorization of the board of directors, and on such terms as the directors may deem best, for the purpose of borrowing money with which to operate, develop the property, improve it, or acquire other property, or for any purpose or in any manner to further the business or purpose of said company.

6. To organize or create a subsidiary, auxiliary or other corporation, or corporations, for stock thereof, to exchange property therewith, and to buy from or sell property to such other corporations, and to make and carry into effect all arrangements with respect to union of interests, amalgamation or consolidation with other companies or incorporations, having objects similar to or included in the objects of this company and to carry on any business the carrying on of which

the directors may find directly or indirectly conducive to the development of any property, or any business, in which this company is, or may become interested. To buy, sell, or deal in stocks, bonds or other evidences of ownership, interest in, or indebtedness of mining industries, or other corporations, companies, or associations.

7. To enter into arrangements and contracts with any person or corporation owning mining properties, machinery, factories, franchises or plants, adjacent to, or which can be of reasonable use to this company for the exchange of traffic, tramway, service, operating points, joint workings or otherwise, as the board of directors may desire.

8. To pay cash subscribed for, exchange or transfer real or personal property of any character, or issue full paid and non-assessable stock for any real or personal property, or leases of real or personal property, including bonds, stocks, and obligations of other companies, rights, privileges, or franchises purchased by the company, and to hold, mortgage, or dispose of such real or personal property, leases, options, stocks, bonds and obligations of other companies, and generally to transact any and all business, and to do any and all things that may in any wise be necessary, incident or appurtenant to the powers, purposes or business of the company.

That the amount of capital stock authorized is one million five hundred thousand dollars and the number of shares into which it is divided is one million five hundred thousand, of the par value of one dollar each, which amount is to be paid in at the date of issuance, or at such times as the board of directors may designate, in money, property, labor, or any other valuable right or thing, and the judgment of the board of directors or managing officers as to the value thereof shall be conclusive.

Fourth: This corporation is formed to endure for twenty-five years after its articles are duly executed, but its charter rights may be renewed, (before its charter expires) from time to time for periods not exceeding twenty-five years at a time, hereinafter.

Fifth: That the officers of said corporation, to conduct its affairs shall consist of five persons, viz. B. P. Anderson, W. D. Shemwell, J. A. Elston, S. R. Earnest, of the city of Colorado Springs, El Paso county and state of Colorado, and Jerry Callahan, of the state of Missouri, who shall respectively be stockholders in said company, and who shall manage the concerns and business of the company for the first year; the board of directors are to be elected on the first Tuesday in October of each year hereinafter during the life of this company.

Sixth: That the highest amount of indebtedness or liability to which the corporation is at any time to subject itself is one million dollars.

Seventh: That the private property of each officer and stockholder in said corporation, is to be exempt from all corporate debts, liabilities or obligations.

Eighth: The capital stock of this corporation shall be, and is hereby made forever non-assessable for any purpose.

Ninth: This company shall keep a local office at Phoenix, Arizona, and may keep other offices and places of business within or without the territory of Arizona, as the board of directors may determine, at which place or places all incorporators, stockholders, and directors' meetings may be held and all corporate business may be transacted.

Tenth: The principal business and operations of said company shall be carried on in the chief mountain mining district in Lincoln county, in the state of Nevada, and may be extended to, and carried on in any other county or counties in the state of Nevada, as in the judgment of the directors its business or interests may require; and the said company may also carry on business in any of the territories of the United States, as the board of directors may determine.

Eleventh: Any meeting of the board of directors for the election of officers, or for any other purpose, may be held at any office of the company, either within or without the territory of Arizona.

Twelfth: The directors of our said company shall have the power to make such prudential by-laws as they deem proper for the management and disposition of the stock and business affairs of said company, and its operations, not inconsistent with the laws of the territory of Arizona, and the prescribed duties of the officers and servants that may be employed by said company, and for the appointment of their officers, agents, or clerks, or for the carrying on of all kinds of business within the objects and purpose of this company, which by-laws may be revoked, added to, or amended by said directors in a manner to be prescribed by said by-laws.

The board of directors, by the affirmative vote of a majority of the whole board, may appoint from their number, an executive committee, consisting of one or more, and to such an extent as shall be provided by the by-laws, such committee shall respectively have, and may exercise all or any of the powers of the board of directors, including the power to cause the seal of the corporation to be affixed to all papers.

The board of directors may appoint not only other officers of the corporation, but also a vice president, an assistant treasurer and an assistant secretary, and to the extent provided by the by-laws, or by the board of directors, the persons so appointed respectively, shall have and may exercise all the powers of the president, and of the treasurer, and of the secretary respectively.

In witness whereof we have hereunto set our hands and seals this eleventh day of October, A. D. 1905.

B. P. ANDERSON, (Seal.) W. D. SHERMELL, (Seal.) J. A. ELSTON, (Seal.)

State of Colorado, ss. Before me, Linus E. Sherman, a notary public in and for said county and state, on this day personally appeared B. P. Anderson, W. D. Shemwell and J. A. Elston, known to me to be the persons who subscribed to the foregoing instrument and acknowledged to me that they executed the same for the purposes and considerations therein specified.

Given under my hand and seal of office this 11th day of October, A. D. 1905.

LINUS E. SHERMAN, Notary Public.

My commission expires Oct. 11, 1907.

the directors may find directly or indirectly conducive to the development of any property, or any business, in which this company is, or may become interested. To buy, sell, or deal in stocks, bonds or other evidences of ownership, interest in, or indebtedness of mining industries, or other corporations, companies, or associations.

7. To enter into arrangements and contracts with any person or corporation owning mining properties, machinery, factories, franchises or plants, adjacent to, or which can be of reasonable use to this company for the exchange of traffic, tramway, service, operating points, joint workings or otherwise, as the board of directors may desire.

8. To pay cash subscribed for, exchange or transfer real or personal property of any character, or issue full paid and non-assessable stock for any real or personal property, or leases of real or personal property, including bonds, stocks, and obligations of other companies, rights, privileges, or franchises purchased by the company, and to hold, mortgage, or dispose of such real or personal property, leases, options, stocks, bonds and obligations of other companies, and generally to transact any and all business, and to do any and all things that may in any wise be necessary, incident or appurtenant to the powers, purposes or business of the company.

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Fifth: That the officers of said corporation, to conduct its affairs shall consist of five persons, viz. B. P. Anderson, W. D. Shemwell, J. A. Elston, S. R. Earnest, of the city of Colorado Springs, El Paso county and state of Colorado, and Jerry Callahan, of the state of Missouri, who shall respectively be stockholders in said company, and who shall manage the concerns and business of the company for the first year; the board of directors are to be elected on the first Tuesday in October of each year hereinafter during the life of this company.

Sixth: That the highest amount of indebtedness or liability to which the corporation is at any time to subject itself is one million dollars.

Seventh: That the private property of each officer and stockholder in said corporation, is to be exempt from all corporate debts, liabilities or obligations.

Eighth: The capital stock of this corporation shall be, and is hereby made forever non-assessable for any purpose.

Ninth: This company shall keep a local office at Phoenix, Arizona, and may keep other offices and places of business within or without the territory of Arizona, as the board of directors may determine, at which place or